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MacCarthy-Evans Tailoring Co., Medium-Grade Prices. High-Grade Tailoring. 816-820 Olive St. The Post Office is Opposite. Main 2647

AUDRAIN

Bart Waddington Defendant in a Breach-of-Promise Case.

Mexico, Mo., March 10.-Bart Waddington, a prominent farmer of this county living near Benton City, has been sued in the Clreuit Gourt here for \$5,000 for g.legel breach of promise, Maille L. McCully, a widow of this city, being the pailmin in

the case.

She alleges that last August she and Mr. She marges that her surface she are are Wandington entered into an agreement to be married within a week; that the de-fendant put the marriage off, and floally returned to marry her at all, although she is whiling to faill her part of the con-

SPECIALTIES.

PROTECTION AGAINST FIRE AND BURGLAR -OBTAINED IN-

SAFE DEPOSIT VAULTS

MISSISSIPPI VALLEY TRUST CO.

DEATHS.

ANGERMANN—Entered into rest on March p. 1864, insteam Angermann, whole of the interior highly angermann and over mother of Misturesse Sanger and Alfred Angermann, after a langering illness, at the age of the years. Fundral from residence, No. 250 Gradille avenue, britany, March II, at 10 School a. m. thurse to Mt. Peter's Cemetery, Kansea City, Mo., and Denver, Colo., papers please copy.

BRUCKER—At Marine Tex. on March 7, 1844, at 2 p. m., Leninald E. Stucker, tellored husband of Agnes Jennie Brucker, tellored husband of Agnes Jennie Brucker, one Shimment, son of Mrs. Kate Loos, and brither of Greorge E. Brucker, Adele and Belward Long, Funeral Friday, March II, at 2 p. m., from the residence of his mother, No. 22 Kosauth ayence, to Bellefontains Cemetery, Leceased was a member of Monte Flore Council, No. 1020, Hoyal Arcanum, of Chicago.

BUCKLET-On Thursday, March 10, 1804, at 4:39 o'clock a. m., Patrick Buckley belowed husband of Anna Buckley (nee Hannaway), and our dear father, aged 59 years 11 months and 55 days. The funeral will take place Saturday, 18th Inst., at 8 o'clock a. m., from family residence, No. 362 Lucky street, to St. Terca's Church, thence to Calvary Cemetery. Frienda are invited to attend. Deceased was a member of Concordia Lodge, No. 15, A. O. U. W., and Imperial Tent, No. 52 Knights of the Maccabees, and member of St. Louis Fire Department.

CARR-On Wednesday, March 9, 1894, S. Wal-lace Carr, son of Silas Wallace and Eva Carr, aged 2 years and 18 days. Interment at Hanni-bal, Mo., Saturday, March 11.

FRANTZ-On Thursday, March 10, 7994, Harry Buart, Infant son of Harry E. and Wilhelmina F. Frantz, (nee Bluthard). Funeral from resi-tace, No. 2017 Lawton avenue, Friday, March 1, at 10 o'clock a. m. Private.

HARBISON-On Wednesday, March 5, 1984, at 146 o'clock p. m., George Harbison, beloved husband of Jennie Harbison, and father of Mrs. H. H. Himsbout, aged by March 11, 1984, and 5 days, and 5 days, and 10 days of the control of the c

JOHNSON-On Tussday, March 8, 1904, at 19:20 a. m., E. V. Johnson, beloved husband of Sarah Johnson and father of Anna, William and Harry Johnson. Funeral will take place Priday moraling, March 11, at 7:30 a. m. from family residence, No. 2849 Cass.

MAYGER-Entered into rest on Wednesday, March 9, 1994, in New Orleans, La., Doctor John Mayrer of St. Louis, in his sixty-sixth year. Funeral Saturday, March 12, at 2 p. m., from the undertaking-rooms of theorge N. Lynch, No. 1418 Lucas pince, to Bellefontaine

MORSE — Thursday, March 10, 1964, Mary Margaret Morse, widow of the late John G. Morse, Jersey City, N. J. in her ninety-third year, at the residence of her granddaughter, Mrs. George W. Sale. No. 4418 West Pine boule-vard. Funeral services at 2 o'clock Friday afternoon, Interment at Stonington, Conn. New York City, Jersey City, N. J., and Stonington, Conn., papers please copy.

PATTERSON—At Paris, France, Wednesday, March B, 1904 at 2:05 a.m., Marie Emily Patterson, daughter of the late Henry Livingston and Theodosia Hunt Patterson. Funeral in St. Louis, of which due notice will be given.

PERSINGER-Suddenly, on Thursday, March 10, 1904, at 2 s. m., George Persinger, dearly belowed husband of Ellimbeth Persinger, new Neumer), father of Remard Persinger, non of Ellen Persinger and brother of James and Abraham Persinger and Nelle Davis (nee Persinger), aged 45 years 16 months, and 18 days. Funeral will take place from family residence, No. 2823 South Empheenth street, on Sunday, at 2 p. m. Relatives and friends invited to attend.

RICE-On Thursday, March 10, 1904, at his esidence, No. 1945 South Third street, Patrick fice. Puneral from above address Saturday, larch 12, 1994, at 2 o'clock p. m. Interment in

RICE-At rest, on Thursday, March 10, 1904, at 1:16 o'clock a. m., Thomas A. Rice, belowed husband of Letitla E. Rice. Funeral will take place from the family residence, No. 3550 Garcheld avenue, on Saturday, March 12, at 9 i'clock a. m., to St. Tercess as Church, themce to Calvary Cemetery, Kindly emit flowers. San Brencisco, Cal. Chicago, Ill., and New Orleans papers please copy.

WAGONER UNDERTAKING CO., 1127 OLIVE ST. more me might

Former U. S. Attorney Critchew Tells of Inside Workings of the Mormons.

HOW THATCHER WAS DEPOSED

Insisted on His Personal Liberty and Right to Seek Office, and Dismissal From Authority Followed.

Washington, March 10 .- One of the most interesting and important features of the nvestigation of the Smoot case before the Committee on Privileges was brought out to-day in the testimony of E. B. Critch-Attorney in Utah, who told the story of the Mores Thatcher episode.

According to his version, which was some out by official records, Apostle Thatcher persisted in continuing as a candidate for the United States Senate against the wishes of a quorum of the apostics, and on that account was held to be "not in harmony with his quotum."

The history of the campaign he made against the wishes of his fellow Mormons, of his defeat and his subsequent trial be-fore a committee of church officials was given in detail, and then Thatcher's sub-mission to the will of the church was read and put in the record of the Smoot inves-tigation, This recantation showed Thatchor totally broken in spirit and bowing ab-solutely to the mandates of the church, in that the comeent of an officers' quorum must be obtained in order that he may

must be obtained in order that he may continue in good standing.

The purpose of the testimony was to show that it was necessary, according to the rules of the church, for Reed Smoot to obtain the consent of the church before could become a candidate.

In addition to the Thatcher episode, Mr. Critchlow gave the history of the prosecutions in Utah on charges of polygamous exhibitation since the passage of the Edmunds haw and legislation in the Territory and State which affects Mormonism or polygamy.

MORMONS RULE UTAH. Andrew Jensen, assistant historian of the Mormon Church, was recalled as the | GETS TRANSIT JUDGMENT

first witness to-day. Mr. Jensen made an elaborate explana-tion of the machinery of the church, and the distribution of authority among apos-tles, presidents of stakes and Eishops, Mr. Jensen said that aside from Sair Loke, Weaver and Summit counties, the Mor-mons were in the majority in all the counties of Utah.

counties of Utah.

In regard to punishment for breaking rules of the church, Mr. Jensen said that any member, the president not excepted, is amenable to the Bishop of his ward, and that other officials do not interfere. He said such things are "considered local affairs," and the Hishops of wards have charge of the conduct of all local affairs. Chairman Burrows said Fresident Smith had testified that he had violated the laws since 1880, and he asked of Mr. Jensen. Do you know whether Mr. Smith has

ver been interfered with for breaking the

"I think he was not."
"The you know of any non-Mormons he have been presecuted since 1893?"
"I den't know that any non-Mormons re living in Utah with more than one life openly." MORMONS CONVICTED

At the afternoon session of the commitee Attorney Tayler, for the prosecution, alled to the stand E. B. Critchlow, fornerly United States District Attorney in He spoke of the passage of the Edmunds He spoke of the passage of the Edmunds act in 1882, the first law making polygamous cohabitation a crime, and providing for the disfranchisement of those found guilty of violation. In 1881 there was added a provision relating to adultery and another provision for the disestablishment of the Mormon Church and for the disposition of the property of the church.

The first prosecution was that of Rud-

who was sentenced to serve four years in prison for unlawful cohabitation. Another was the conviction on the same charge in 1885 of August M. Cannon, president of the Sult Lake Stake. MORMONS WENT IN HIDING

"Then," said Mr. Critchlow, "prosecutions were inaugurated with vigor and many men and women went into hiding.
Over 1,000 men were discovered and sentenced, if I remember rightly."

The history of the church between 1885 and 1890 was given by Mr. Critchlow, including the circulation of a story that plural marriages had been given up entirely and that unlawful cohabitation was on the wane. The purpose of his statement was to show that the Mormons continued to create the sentiment that the laws were being obeyed, but in secret had practiced polygany, and that the furch was irreconcilable to new conditions and its members were conspiring to evade the laws. many men and women went into hiding.

He said in the first State Legislature in 1896, when he sat as a member, there was a disposition to send all legislation to the Mormon church to see if it were proper

to enact it.

In relation to the Moses Thatcher incident, Mr. Critchlow said Moses Thatcher worked in the interest of the Democratic party, and in the autumn of 1896 carried on an active campaign for election to the United States Senate by the succeeding Legislature. This campaign was in conflict with the wishes of the members of his quorum of aponties, and he was finally dropped. It was taken up as a church matter.

matter.

He said it was well known that the apostles were working against Thatcher, their object being to prevent a direct blow at the principle that the quorum of apostles could control the action of one of their members. The Mormons, he said, were responsible for the election of Mr. Rawilins.

NO LONGER AN APOSTLE, In answer to a question as to what happened to Mr. Thatcher as a result of his disobedience, Mr. Critchlow said a dec-

disobedience, Mr. Critchlow said a declaration of principles was submitted to Mr. Thatcher for his signature, but he refused to sign. In the succeeding year he was summoned before a council and tried, and acknowledged that he had been wrong and related his good fellowship, but is not now an apostle, and has not been since the episode.

In response to an inquiry in relation to Mr. Thatcher running for the Senate on a platform not in harmony with the church, Mr. Critchlow spoke of the influence of apostles, giving as an illustration that the spostles gave out the instruction that 'it is the will of the Lord that you vote the Republican ticket this time."

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TWO MEN ROB A NEWSBOY. James Winne Tricked Into Giving

Up 90 Cents and Papers.

The police yesterday learned of a theft. which, for meanness, it was said, almost equals that of robbing a poor box. The victim, James Winne, a newsboy, told Patrolman Flannagan that he was

into the house and a woman would give him the message.

The woman who answered his ring at the door told him that she wanted no messenger and that she knew nothing about the men.

Winne ran to the street and saw the men hastening away. He pursued them several blocks, but could not overtake them.

HEARST GETS MAJORITY IN RHOD" ISLAND.

Six of the Little State's Delegates Are of a Faction Which Favors His Nomination.

Providence, R. L. March 10.-The Demo cratic State Convention assembled here to-day to name eight delegates to the National Canvention at St. Louis.

This was not only the first State gathering of Democraty to choose delegates to take part in the nomination of a preside tial caudidate in the 1954 campaign, but was of interest also because of a struggle which had developed between two whors of the party over the question of instruct-

of the party over the question of instructing the delegates whom to support as
presidential nominee.

One faction, headed by George W.
Greene, member of the National Committee, and John G. Fitzgerald of Pawtucket,
Democratic leader in the State House of
Representatives, demanded that the State
delegates be instructed to favor William
R. Hearst of New York.

The regular State organization, through
Patrick Henry Quinn of Warwick, its
chairman, opposed an instructed delegation, Chairman Quinn was supported by
Colonel Samuel R. Honey of Newport,
leader in the Cleveland campaigns.
No sooner was the consecution organization.

leader in the Cleveland camprigns
No sooner was the consentration
of than a wrample arose over the secontested derigations. A test of
posing parties resulted in the sethe ritigariad-threase delegates.
R. B. tomistical declared that it
mation of Mr. Hearts would be in
and nontracted delegates. This at
was so vigorously based, that the mutti was obliged to interfere, to reato.

A list of delegates headed by Fitzgerald and Greene also was placed in nomine

A list of delegates headed by Fitzgerald and Greene also was placed in mommation.

The ballot for delegates resulted in the election of six of the Pitzgerald-Greene delegates and two of the Quinn-House party. The Fitzgerald-Greene delegates and two of the Quinn-House party. The Fitzgerald Greene of the opposition, Coloniel Quinn and Colonel House, to be named in completing the delegation. The delegates elected are: John . Fitzgerald of Pawtucket, George W. Greene of Woonsocket, Samuel E. Daubney of Providence, David J. Harry of Providence, Amirew W. G. Farrell of Westerly Foeter Thomas H. Connelly of Bristol, Colonal Samuel E. House of Newport and Colonal Patrick Henry Quinn of Warwick.

The delegates were uninstructed, but Fitzgerald operly announced that he favored Hears!

Following the convention, a meeting of the six Hearst delegates was held, at which the candidacy of Mr. Hearst was indorsed, and lengthy resolutions favoring the adoption of the unit role by the delegation in voting were passed.

AFTER SIGNING RELEASE

Traction Company Loses Two Damage Suits and Wins One, the Latter Involving \$20,600.

Notwithstanding that Theresa Althousigned a release for \$29 she obtained judgment in Judge Hough's division of the Circuit Court yesterday against the St. Louis Transit Company for \$3,480 for injuries sustained in a collision between cars at Broadway and Chouteau avenue, No

Her head, arm, shoulder, hip and chest were injured, and her memory was affected, she alleged. The day following the accident she signed a paper releasing the company from liability in consideration of \$20, but said she did not understand the

company from liability in consideration of \$20, but said she did not understand the nature of the paper.

Frederick L stiller obtained judgment in the same court against the Transit Company for \$525 on account of trouble with a conductor about a transfer, August 18, 1962. Owing to a wreck, a car on which he was riding was diverted and when he changed cars the conductor of the last car rerused to accept his transfer, stating that he did not get on at a transfer stating that he did not get on at a transfer point. He offered to get off, but the conductor detained him until he paid 5 cents, it was averred.

'The Transfer Company won the suit of Lionel Schleier, a minor, who sued by his next ifdend, Charles W. Schleier, for \$3,000 for injuries alleged to have been sustained October 29, 1962.

The carse was tried in Judge Foster's court. It was alleged that the boy jumped on a car at Third street and Washington avenue to ride around the loop, as boys were in the habit of doing. He said "Hello, Bill!" to the motorman, who spring toward him, and the boy lost his hold and fell. His right foot was crushed by the wheels of the car and he sustained other intures.

by the wheels of the car and he sustaine other injuries.

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SAYS HUSBAND WAS CRUEL.

Minnie Hoffmann Asks Divorce

on This Ground. Minnie Hoffmann charged in her suit for divorce, filed in the Circuit Court yesterday, that her husband, E. F. Hoffmann, drank and called her names and treated her and their children in a brutal manner. The couple were married in St. Louis February 12, 1895, and separated February

February 12, 1895, and separated February 19 last.

Robert P. Bruce alleged that his wife, Minnle, subjected him to indignities. They were married at Hot Springs, Ark. March 25, 1892, and separated May 21, 1999. He asks for the custody of their child.

Charles Stuart Kinney said that his wife, Deborah, deserted him November 11, 1899. They were married March 11, 1895. Frances B. Wilkinson charged her husband, Charles, with intoxication. They were married deportance of the separated May 3 following.

WEDDING PRESENTS

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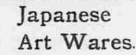
Foundrymen's Association Will Not Take Up Labor Question. The St. Louis Foundrymen's Association met in the pariors of the Planters yester-day afternoon. A. H. McClintock of Detroit, secretary of the National Foundrynen's Association, was present.

FATHER RECLAIMS ONE SON. Other Boy, Alleged Burglar, Goes

to State Reformatory. Under directions from Judge Taylor, James Wingler goes to his home at Mem-phis, Tenn., and his brother, Frank, goes

to the State Reformatory at Booneville met at Laclede and Vandeventer avenues by a man who told him that a women at No. 2832 Laclede avenue wanted a boy to go to a drug store for her.

Winne went to the house. Outside he was met by two men who told him that he would have to leave what money he had and his papers with them before he could carry the message. He turned over to them 90 cents and 5 cents worth of papers. The men then told him to go for three years. The boys were





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Democratic Primary Election.

Office of the Board of Election Commissioner

St. Louis Mo., March 5, 1994.
Pursuant to notice given by the Democracity Courtal Committee, being the contagniand controlling committee of the Democrat party in the city of St. Louis, Mo. the Boa of Election Commissioners will hold a prima election of the Democratic party on the twelf day of March, 1994, between the hours of 10 clock and 200 of clock p. m. of said day the various wards and precincts in said c. for the purpose of electing delegates to the Democratic Convention to be held at St. Josep Mo., on June 71, 1994, for the purpose of minimal contagnitude of the Sumeme Court of the State of Missou. Also for the purpose of electing delegates represent the city of St. Louis, Mo., in the Democratic Convention to be held at Jord Mo., June 75, 1994, to select delegates to it National Democratic Convention to be held. St. Louis Mo., have 5, 1994, at which convention will be nominated a candidate for Frederick Mo. and a candidate for the Frederick of Missouries and representatives of the States, and representatives of the States. - a conscientious'y high stan lard in both style and quality-insures

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Polling place, No. 221, WARD, street.

EIGHTEENTH WARD, 1. 2. 5. 5. 7. 3. Polling place, No. 2619 North Fourteenth street Second District—Preclates 2. 4. 5. 16. 11. Polling place, No. 2618 High avenue, No. 2618 High avenue, No. 2618 High avenue, No. 2618 High avenue, No. 2618 EEENTH WARD, Utest District—Preclates 1. 2. 3. 4. 5. 6. Poll Place District—Preclates 1. 2. 3. 4. 5. 6. Polling of the Company of the

div of St. Louis, Ho., the Heart St. Louis March, 1964.

March, 1964.

JAMES McCAPPERT, Chairman, Attest: JOHN ELISPERMANN, JR., Secretary, TAFT AND MAGNATES CONFER.

Secretary of War Looks Toward Development of Philippines. New York, March 10.-Secretary of War Taft was in town to-day and conferred

with several railroad and financial mag-

nates. The Secretary said: "The possibilities of steam and electric road development in the Philippines, and no other enterprises, were considered. Nothing in the way of an agreement will be reached to-day, and probably no conclusion will be arrived at for some time

to come." MAJESTIC HOTEL and BATHHOUSE, HOT SPRINGS, ARK., new fireproof ho-tel; first-class; rates reasonable. Address Geo. L. Smith, manager. Take Iron Moun-

TO DISFRANCHISE NEGROES.

Measure Passes Maryland Legis lature and Goes to Governor.

Annapolis, Md., March 10.-The House of Delegates to-day, by a strict party yote of 64 to 27, passed the bill proposing a constitutional amendment limiting the franchise in Maryland, the purpose of which is to eliminate the negro vote.

The measure has passed the Senate and now goes to Governor Warfield for his action.

CASTORIA

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Lewis & Clark Centennial Exposition.

Proposals will be accepted at the office of the Lewis and Clark Centennial Exposition Commission, room 6 Stearns building, Portland, Oregon, until 12 o'clock noon. March 13. 1904, for the construction, and the construction and demolition, of: 1, State building; 2, Liberal Arts building; 3, Festival Hail: 4 Forestry building; 5, Administration building, fire station, public comfort colonnade and shelter, bridge superstructure. Plans can be seen and specifications obtained at the office of the Director of Architecture, room 8 Stearns building, and at the office of the above-named commission. Hids must be submitted on forms furnished by the commission and addressed to Edmend C Gilling; secretary.

E. C. GILTNER, Sec, State Commission.

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less.

CARROLLTON SITE.

Carrollton, Mo., March 10.—The deed, which Mrs. Souhle Mattern found in an old picture frame in Brooklyn, N. Y., and which she claims calls for possession of

men's Association, was present.

When asked if the purpose of the meeting was to discuss the labor question. Ferd E. Swedtman, president of the local association, said:

"We will not discuss the labor question, as there is nothing in the situation at present which is of enough importance. Our meeting was called to confer with Mr. McClintock in regard to the affairs of the national organization."

The meeting was attended by about twenty representatives of leading St. Louis foundry companies.

In the purpose of the meeting which the purpose is a situation at probably worth something to her as a relie, but nothing more. About the year 1813 James Darden died owning 169 acres of land in Carrollton owning 169 acres of land in Carrollton of the labor question, as there is nothing more. About the year 1813 James Darden died owning 169 acres of land in Carrollton owning 1 miles northeast of this city. The records of Ray County, which then embraced Carroll County, show that he deeded the farm to Watson Lewis in 1820, and the instrument was filed for record in Ray County in 1834.

Again twenty-six years later the same deed was filed for record in Carroll County. If she did have any claim on the land at the present time it would not be worth more than \$8,000, instead of \$500,000, as she claims.

Decision in Cattle Suit Affirmed. Judge Van Devanter of the United States Circuit Court of Appeals handed lown a decision yesterday in the case of down a decision yesterday in the case of William Gentry of the Indian Territory against T. C. Singleton. The case involved the recovery of the price of a herd of cattle which Gentry purchased from a third party, and which, it afterwards developed, belonged to Singleton. The lower court held that Gentry did not have proper title, and instructed the jury to bring in a verdict for the plaintiff. The judgment of the lower court was affirmed.

COCKRELL IN CARNEGIE'S ROLE

REPUBLIC SPECIAL. Washington, March 10 .- Admirers of Senator Cockrell in Missouri, pupils of a school at Greencastle, Sullivan County,

Senator, requesting him, in view of the conflagration, to restock the library: The letters were accompanied by a separate missive from S. B. Payne, principal of the school.

It is the first time, despite the varied requests which come from constituents, that the Senator has been asked to provide a whole library. Many volumes are at the disposal of a Congressman, from agricultural year books to digests of international law.

Some of these, or reports on Ainskan fur trade or coast surveys, or consular or geological reports, or others dealing with everything, from the boll weevil to astronomy, may be sent to improve the minds of the students in Sullivan County. Senator, requesting him, in view of the

Charged With Attempted Burglary. Atbert Severn and George L. Granteer

Two Couples Elope Together. REPUBLIC SPECIAL Vincennes, Ind., March 10.—Edward El-ledge and Miss Amy Vaught of Mitchell. Ind., and Cassie Bex and Miss Dora Chap-man of Williams, Ind., eloped to Lawrence-ville, Ill., to-day and were married.

Sullivan County Students Ask Him for a Library.

which burned down recently, place the Senator in a category with Andrew Carnegie as a provider of libraries. Each of twelve pupils has written the

both living at No. 2215 Locust street, were both living at No. 2215 Locust street, were arrested by Patrolmen Shipp and McCarthy yesterday morning at 1:30 o'clock and are charged with attempting to break into Reed & Sandford's saloon, on the southwest corner of Twelfth and Olive streets. Jesse Covington, porter in a building near by, told the police that he had watched the two men for more than ah hour, and that they had made several attempts to get into the saloon.

The Kind You Have Always Bought Bears the Gat H. Fletchir.